

# COMPUTATION

*Of what COCOA has been Imported and Exported into the Port of London, since the first of June, 1711.*

About 43 Tuns Weight of Cocoa-Nutts, has been Entred at the Custom-House, since the Passing the Act last Sessions of Parliament, commencing the first of June 1711, which has paid the high Duty, which Computed at 6 *l.* per Hundred Amounts to ———— } *l.* *s.* *d.*  
5160 0 0

Of which Parcel about 30  $\frac{1}{2}$  Tuns Weight, has been since Exported by Certificate, as appears in the Custom-House Books, the Draw-back as Computed at 5 *l.* per Hundred weight Amounts to ———— } 3050 0 0

So there Remains to the Crown of the said Custom but ———— 2110 0 0

And for the 12  $\frac{1}{2}$  Tuns Weight not yet Exported, they have time till the first of June 1712, to do it in, which no doubt will then be done; the Drawback whereof will Amount to ———— } 1250 0 0

So that then there will Remain to the Crown, of the whole 43 Tuns Imported at the high Duty but ———— } 860 0 0

There has also since the passing the abovesaid Act, been imported here about 19 Tuns Weight of Cocoa, which has only paid the former Duty, which is about 3 *l.* per Hundred, the said Cocoa having been taken as Prize, and brought into Great-Britain, in the same Vessel it was taken in, which by the Opinion of the Attorney General is no Importation, and therefore not within the meaning of the said Act. But all Prize Goods taken, and first carried into any of the Plantations, and from thence brought into Great Britain is an Importation, and so within the meaning of the Clause of the said Act.

That of the said 19 Tuns of Cocoa, none has been yet exported, the Drawback being but about 2 *l.* per Hundred, and so all the Duty remains with the Crown.

*A True Account of all  
the Cocoa, Imported  
and Exported since  
the 1<sup>st</sup> of June 1711.*

of June, 1711.

[illegible]